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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/876,688	06/07/2001	Terry K. Harper	10872-1010	8203

7590

03/13/2003

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EXAMINER

MORRISON, NASCHICA SANDERS

ART UNIT

PAPER NUMBER

3632

DATE MAILED: 03/13/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary

Applicati n N .

09/876,688

Applicant(s)

HARPER, TERRY K.

Examin r

Naschica S Morrison

Art Unit

3632

-- Th MAILING DATE of this communicati n appears on the cover sh et with the c rresp ndence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).
- Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 22 August 2002 and 17 December 2002.
- 2a) ☒ This action is **FINAL**. 2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-5,7-9 and 11-22 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1-5,7-9 and 11-22 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
- Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
- 11) ☒ The proposed drawing correction filed on 22 August 2002 is: a) ☒ approved b) ☐ disapproved by the Examiner.
- If approved, corrected drawings are required in reply to this Office action.
- 12) ☐ The oath or declaration is objected to by the Examiner.

Priority under 35 U.S.C. §§ 119 and 120

- 13) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
2. ☐ Certified copies of the priority documents have been received in Application No. _____.
3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).
- * See the attached detailed Office action for a list of the certified copies not received.
- 14) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).
- a) ☐ The translation of the foreign language provisional application has been received.
- 15) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.

Attachment(s)

- 1) ☒ Notice of References Cited (PTO-892)
- 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
- 3) ☐ Information Disclosure Statement(s) (PTO-1449) Paper No(s) _____.
- 4) ☐ Interview Summary (PTO-413) Paper No(s). _____.
- 5) ☐ Notice of Informal Patent Application (PTO-152)
- 6) ☐ Other: _____.

DETAILED ACTION

This is the third Office Action for serial number 09/876,688, Removable Wire Caddy for Electrician's Ladder, filed on June 7, 2001. Claims 1-5, 7-9, and 11-22 are pending.

Claim Rejections - 35 USC § 103

The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Claims 1-5, 7, 8, and 15-22 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent 4,705,283 to Kleisath in view of U.S. Patent 1,341,484 to Starratt. With regards to claims 1-5, 7, 8, and 15-22, Kleisath discloses a support attachment comprising: a handle (8) comprising an arm (at 8) and a side rail engaging means comprising a rectilinear support bar (11) having opposed ends and rigidly connected to the arm (at 8); a U-shaped frame (4) extending forwardly from, parallel to, and rigidly connected to the support bar (11) for rotatably supporting wire spools (29), the frame comprising parallel spaced side legs (6) having openings and extending from end portions of a base leg (7) that is joined to the support bar (at 8), and a rectilinear, horizontally-oriented spool support rod (28) having opposed ends releasably mounted within the openings of the U-shaped frame side legs (6); wherein the support bar (at 8), side rail engaging means (11), and U-shaped frame (4) are of one-piece construction, occupy a common plane and define oppositely facing C-shaped recesses. Kleisath does not disclose the handle including two parallel, spaced apart arms (at 8). Starratt

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discloses a support attachment (Fig. 1) comprising a handle including a rectilinear support bar (2) rigidly connected to a pair of parallel, spaced apart arms (1). It would have been obvious to one of ordinary skill in the art at the time the invention was made to have modified the handle to include an additional arm parallel to and spaced from the arm (at 8) as taught by Starratt because one would have been motivated to provide a stronger interconnection between the rectilinear handle bar (7) and U-shaped frame (4).

Claims 9 and 11-14 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent 4,533,091 to Knight et al. (Knight) in view of Kleisath in view of Starratt as applied to claims 1-5, 7, 8, and 15-22 above and further in view of U.S. Patent 4,869,344 to Peterson. With regards to claims 9 and 11-14, Knight teaches positioning a wire caddy (13, 14 generally) on the side rails of a ladder (11) and horizontally orienting a spool support rod (13) having wire spools thereon. Knight does not teach suspending the spool support rod between distal ends of parallel legs of a U-shaped frame or configuring the wire caddy to include a support bar, pair of spacer bars, and base leg to form oppositely facing C-shaped recesses so as to register about the side rails of the ladder (11), wherein the base leg rests on a step located between the side rails. Kleisath in view of Starratt discloses the support attachment as applied above and inherently teaches method steps recited in claims 9, 11, 12 and 14. It would have been obvious to one of ordinary skill in the art at the time the invention was made to have substituted the support attachment of Kleisath in view of Starratt for the wire caddy (13, 14 generally) because one would have been motivated to provide a portable wire caddy that is quickly and easily installed as inherently taught by Kleisath in view of Starratt.

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Additionally, Knight in view of Kleisath in view of Starratt does not teach securing the spool support rod (28) to the ends of the parallel legs (6) by positioning locking pins in opposing ends of the spool support rod (28). Peterson teaches securing a spool support rod (46) to parallel legs (42, 44) by positioning locking pins (52, 54) in opposing ends of the support rod (46). It would have been obvious to one of ordinary skill in the art at the time the invention was made to position locking pins in opposing ends of the spool support rod (28) because one would have been motivated to fix the ends of the spool support rod against passage through the parallel arms (6) as taught by Peterson (col. 3, lines 29-33).

Response to Arguments

Applicant's arguments with respect to claims 1-5, 7-9, and 11-22 have been considered but are moot in view of the new grounds of rejection.

CONCLUSION

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure: 23876 to Cook; 506451 to Weston; 1035825 to Hesser; 1130591 to Gray; 2067765 to Juranic; 2704190 to Schmale et al; 4172608 to Brown, Jr.; 4193563 to Vitale; 4595153 to Goetz; D330323 to Hu; 5915947 to Tomlinson; 5944280 to Dimitri; GB 2125370 to Aubrey

The above references disclose supports relevant to applicant's invention.


Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the Examiner should be directed to Naschica S. Morrison, whose telephone number is (703) 305-0228. If attempts to reach the examiner are unsuccessful, the examiner's supervisor, Leslie Braun can be reached at 703-308-2156. The fax machine telephone number for the Technology Center is (703) 872-9326 (formal amendments) or (703) 872-9327 (After Final amendments).

Any inquiry of a general nature or relating to the status of this Application should be directed to the Technology Center receptionist at (703) 872-9325.


Naschica S. Morrison
Patent Examiner - Art Unit 3632
3/7/03


LESLIE A. BRAUN
SUPERVISORY PATENT EXAMINER